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ORIGINAL

ERTIFICATE OF MAILING BY FIRST CLASS MAIL

I hereby certify that this correspondence, and all enclosures, attachments, and/or fees, is/are being deposited on the date indicated below with the United States Postal Service as first class mail, postage prepaid, in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Date of Deposit: 1/27/05

Gregory W. Morayan

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Customer No. : 22445

Applicant : Michael L. O'Donnell, et al.

S/N : 10/812,205

Filed : March 29, 2004

Title : Lottery Methods And Apparatus

Confirmation No. : 1405

Art Unit : 3713

NEW POWER OF ATTORNEY AND NEW CORRESPONDENCE ADDRESS

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Dear Sir:

Interstate Lotto Corp., the undersigned business (hereinafter "Assignee"), is a corporation of the state of Washington having an address of 2625 259th Court S.E., Sammamish, Washington 98075, and is the owner, by Assignment, of 100% the above-identified Patent Application, as is shown by the records of the U.S. Patent and Trademark Office at Reel 015491, Frame 0611, 12 Pages, recorded on June 22, 2004.

Assignee hereby appoints Gregory W. Moravan, Reg. No. 28,741,

1	an attorney of the State Bar of Washington, as Assignee's attorney
2	with full power of substitution and revocation, to prosecute the
3	above Patent Application and to transact all business in the U.S.
4	Patent and Trademark Office in connection therewith on behalf of
5	Assignee.
6	Mr. Moravan's <u>Customer Number</u> of 22445 is to be associated
7	with the above Patent Application for all purposes, including for
8	all correspondence, fees and Maintenance Fees relating to the above
9	Patent Application and any Patent issuing thereon.
10	Mr. Moravan's business address and telephone numbers are:
11	Gregory W. Moravan, Attorney At Law 14450 N.E. 29th Place, Suite 115
12	Bellevue, Washington 98007
13	(425) 885-1056
14	FAX (425) 867-1468
15	All previous powers of attorney and all previous
16	correspondence addresses regarding the above Patent Application and
17	any Patent(s) issuing thereon are hereby revoked.
18	I am the President of the Assignee, and I am authorized to act
19	on behalf of the Assignee regarding the Patent Application and this
20	document.
21	Respectfully submitted,
22	Interstate Lotto Corp., Assignee
23	
24	by: Michael O'Donnell, President
25	
26	1/24/05
27	DATE GWM:qm
28	cc: ILC

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CERTIFICATE OF MAILING BY FIRST CLASS MAIL

I hereby certify that this correspondence, and all enclosures, attachments, and/or fees, is/are being deposited on the date indicated below with the United States Postal Service as first class mail, postage prepaid, in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Lugy W. Moraran

Gregory w. Moravan

Date of Deposit: 1/27/05

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Customer No.

: 22445

10 Applicant

: Michael L. O'Donnell, et al.

11 S/N

: 10/812,205

Filed

: March 29, 2004

13 Title

: Lottery Methods And Apparatus

Confirmation No.

Art Unit

: 1405

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37 CFR §3.73 STATEMENT OF OWNERSHIP BY ASSIGNEE ESTABLISHING RIGHT OF ASSIGNEE TO TAKE ACTION

19 Commissioner for Patents P.O. Box 1450

20 Alexandria, VA 22313-1450

Dear Sir:

Regarding the above-identified Patent Application, the undersigned hereby declares that:

- 1. The Assignee is Interstate Lotto Corp., a corporation of the State of Washington, having an address of 2625 259th Court S.E. Sammamish, Washington 98075.
- 2. The Assignee owns 100 percent of the entire right, title and interest in the Patent Application.

3. I am the President of the Assignee, and I am authorized to act on behalf of the Assignee regarding the Patent Application and this document.

- 4. Under 37 CFR §3.73(b)(2)(ii), documentary evidence of a chain of title from the original owner to the Assignee has been recorded in the assignment records of the U.S. Patent And Trademark Office at Reel 015491, Frame 0611, 12 Pages, Recorded on June 22, 2004.
- 5. True copies of the following documents, which establishes that Interstate Lotto Corp. is the Assignee of 100 percent of the entire right, title and interest in the Patent Application are attached hereto:
 - A. Assignments dated March 29, 2004, from Michael L. O'Donnell, Paul F. Bugni, Jonathan E. Peterson, (all joint inventors), and Ideograph, LLC, to Interstate Lotto Corp., Assignee; and a Recordation Cover Sheet for the same bearing a Certificate of Mailing Date of June 22, 2004; all of which were recorded in the U.S. Patent and Trademark Office at reel 015491, frame 0611, 12 pages, recorded on June 22, 2004.

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B. A United States Patent And Trademark Office Notice Of Recordation Of Assignment Document dated December 28, 2004 for all of the items listed above in above paragraph 5.A.

Interstate Lotto Corp., Assignee

Michael L. O'Donnell, President

1/24/05 DATE





COPY FOR YOUR INFORMATION

UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

DECEMBER 28, 2004

PTAS

GREGORY W. MORAVAN 14450 N.E. 29TH PLACE, SUITE 115 BELLEVUE, WA 98007



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UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 06/22/2004

REEL/FRAME: 015491/0611

NUMBER OF PAGES: 12

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

O'DONNELL, MICHEAEL L.

DOC DATE: 03/29/2004

ASSIGNOR:

BUGNI, PAUL F.

DOC DATE: 03/29/2004

ASSIGNOR:

PETERSON, JONATHAN E.

DOC DATE: 03/29/2004

ASSIGNOR:

IDEOGRAPH, LLC

DOC DATE: 03/29/2004

ASSIGNEE:

INTERSATE LOTTO CORP. 2625 259TH COURT S.E. SAMMAMISH, WASHINGTON 98075 015491/0611 PAGE 2

SERIAL NUMBER: 10812205

FILING DATE: 03/29/2004

PATENT NUMBER:

ISSUE DATE:

TITLE: LOTTERY METHODS AND APPARATUS

MAURICE CARTER, PARALEGAL ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

JAN 3 1 2005 1 02777008

COPY FOR YOUR INFORMATION

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(425) 885-1056 FAX: (425) 867-1468 gmoravan@yahoo.com

CERTIFICATE OF MAILING BY EXPRESS MAIL

"EXPRESS MAIL" Mailing Label No. ER 559 435 916 US.

Date of Deposit: June 22, 2004.

14450 N.E. 29TH PLACE, SO

BELLEVUE, WASHINGTON 98007

I hereby certify that this paper, and all enclosures, attachments, and/or fees, is/are being deposited with the United States Postal Service "Express Mail Post Office To Addressee" Service under 37 CFR 1.10 on the date indicated above and addressed to: Director of the U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450.

Gregory W. Moravan

RECORDATION COVER SHEET

Mail Stop Assignment Recordation Services Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450.

Dear sir:

Please record the attached copies of the corresponding original documents. The information set forth below corresponds to 37 C.F.R. §3.31:

- (a) (1) THE NAME OF EACH PARTY CONVEYING THE INTEREST IS:
 - A. Michael L. O'Donnell, an Individual, who is a citizen of the United States of America.
 - B. Paul F. Bugni, an Individual, who is a citizen of the United States of America.
 - C. Jonathan E. Peterson, an Individual, who is a citizen of the United States of America.
 - D. Ideograph LLC, a Limited Liability Corporation of the State of Illinois.

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Director of the U.S. Patent and Trademark Office June 22, 2004
Page Two

- (a) (2) THE NAME AND ADDRESS OF EACH PARTY RECEIVING THE INTEREST ARE:
 - A. Interstate Lotto Corp., a Corporation of the State of Washington, having an address of:

2625 259th Court S.E. Sammamish, Washington 98075

(a)(3) A DESCRIPTION OF THE INTEREST CONVEYED OR TRANSACTION TO BE RECORDED IS:

Assignment.

and the second s

- (a) (4) IDENTIFICATION OF THE INTERESTS INVOLVED:
 - A. U.S. Patent Application No. 10/812.205, filed March 29, 2004 for Lottery Methods And Apparatus, invented by Michael L. O'Donnell, Paul F. Bugni and Jonathan E. Peterson.
- (a) (5) THE NAME AND ADDRESS OF THE PARTY TO WHOM CORRESPONDENCE CONCERNING THE REQUEST TO RECORD THE DOCUMENTS SHOULD BE MAILED IS:

Gregory W. Moravan, Attorney at Law 14450 N.E. 29th Place, Suite 115 Bellevue, Washington 98007 (425) 885-1056 FAX (425) 867-1468

- (a) (6) THE DATE THE DOCUMENTS WERE EXECUTED:
 - A. As to Michael L. O'Donnell, the document was executed on March 29, 2004.
 - B. As to Paul F. Bugni, the document was executed on March 29, 2004.
 - C. Jonathan E. Peterson, the document was executed on March 29, 2004.
 - D. Ideograph LLC, the document was executed on March 29, 2004.

Director of the U.S. Patent and Trademark Office June 22, 2004
Page Three

- (a) (7) THE SIGNATURE OF THE PARTY SUBMITTING THE DOCUMENTS:
 - A. The party submitting the documents is Gregory W. Moravan, whose signature appears below.
- (e) THE NUMBER OF PATENT APPLICATIONS OR PATENTS IDENTIFIED IN THIS COVER SHEET:
 - A. One.
- (e) THE TOTAL FEE:
 - A. \$40.00 (Calculated at the rate of \$40.00 per patent or patent application identified in this cover sheet.)

MISCELLANEOUS MATTERS

The undersigned Attorney's check No. 4962 in the amount of \$40.00 for the recording fee is attached (calculated at the rate of \$40.00 for each patent application or patent mentioned in the documents). If the enclosed check is not sufficient, kindly charge any balance due to the undersigned attorney's deposit account No. 13-4400.

A return post card is enclosed.

Respectfully submitted,

Michael L. O'Donnell, et al., Applicants

Gregory W. Moravan, Attorney For

Applicants

Registration No. 28,741

Customer No. 22445

GWM:gm Enclosures

and the same of th

cc: Interstate Lotto Corp.



WHEREAS, Michael L. O'Donnell, residing at 2625 259th Court S.E., Sammamish, Washington 98075 (hereafter referred to as "Assignor"), has made and/or will make one or more improvements, discoveries and/or inventions relating to Lottery Methods And Apparatus (all of the foregoing hereinafter referred to, individually and collectively, as the "Technology"), and may make at least one patent application for Letters Patent in the United States of America, either as a sole inventor or a joint inventor, for at least some of said Technology, said patent application bearing Serial No. 10/812,205 filed on March 29, 2004 (authority being hereby given to complete the above identification data when available); and

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Interstate Lotto Corp. (hereafter referred to as WHEREAS, "ILC") a corporation organized and existing under and by virtue of the laws of the State of Washington, with a principal place of business at 2625 259th Court S.E., Sammamish, Washington 98075, is desirous of securing the entire and exclusive right, title and interest in and to said Technology, together with all United States, foreign, and international patent applications which may be filed on said Technology, together with all U.S., foreign, and international priority rights with respect to all of said patent applications, together with all United States, foreign, and international patents which may issue on all of said patent applications, whether said patents issue directly, by substitution, by division, by extension, by continuation, by continuation-inpart, by reissue, by reexamination, or by any other means, and together with the entire and exclusive right to sue for and be awarded all remedies regarding all causes of action arising out of all infringement of said Technology, patent applications and patents;

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NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) in hand paid, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor by these presents does grant, sell, assign and transfer unto ILC his entire and exclusive right, title and interest in and to all of said Technology, patent applications, priority rights, patents, and right to sue for and be awarded all (all of the foregoing hereinafter referred individually and collectively, as the "Transferred Rights And Things"); said Transferred Rights And Things to be held and enjoyed ILC for its own use and for its assigns, transferrees, successors and legal representatives, as fully and entirely as the Transferred Rights And Things would have been held by Assignor had this Assignment Agreement not been made. One of the patent applications subject to this Assignment Agreement is the patent application above identified by filing date and serial number.

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Assignor requests that all of said Letters Patent be issued to ILC as assignee of the entire interest therein.

Assignor warrants that no assignment, license, sale, agreement

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ASSIGNOR'S INITIALS & DATE

or encumbrance ha been or will be made or ent ed into by Assignor which would conflict with this Assignment Agreement. Assignor agrees that, unless he has ILC's prior written approval, he will always hold in confidence, not use in any way, and not disclose to anyone any trade secret information regarding said Transferred Rights And Things. Assignor agrees that he will promptly, upon request by ILC: (a) communicate to ILC all facts known to him regarding said Transferred Rights And Things; (b) sign further assignments regarding said Transferred Rights And Things; (c) review and edit all of said patent applications; (d) sign all of said patent applications and all other lawful papers regarding said Transferred Rights And Things; (e) have his signatures notarized; (f) make all lawful oaths regarding said Transferred Rights And Things; (g) testify in all legal proceedings and depositions regarding said Transferred Rights And Things; and (h) generally do everything deemed by ILC in its sole discretion to be necessary or desirable to the end that ILC may properly acquire from Assignor the Assignor's entire and exclusive right, title and interest in and to said Transferred Rights And Things, prepare and file all of said patent applications, obtain all of said Letters Patent, and enforce all of said Transferred Rights And Things, with all pre-authorized out of pocket costs incurred by Assignor in connection therewith to be reimbursed by ILC. STATE OF WASHINGTON) COUNTY OF KING I certify that I know or have satisfactory evidence that Michael L. O'Donnell is the person who appeared before me, and said person acknowledged that he signed this instrument and acknowledged it to be his free and voluntary act for the uses and purposes mentioned in the instrument. Dated: 32904

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My appointment expires:

ASSIGNMENT AGREEMENT



WHEREAS, Paul F. Bugni, residing at 608 N.W. 52nd Street, Seattle, Washington 98107 (hereafter referred to as "Assignor"), has made and/or will make one or more improvements, discoveries and/or inventions relating to Lottery Methods And Apparatus (all of hereinafter referred foregoing to, individually collectively, as the "Technology"), and may make at least one patent application for Letters Patent in the United States of America, either as a sole inventor or a joint inventor, for at least some of said Technology, said patent application bearing Serial No. 10/812,205 filed on March 29, 2004 (authority being hereby given to complete the above identification data when available); and

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Interstate Lotto Corp. (hereafter referred to as WHEREAS, "ILC") a corporation organized and existing under and by virtue of the laws of the State of Washington, with a principal place of business at 2625 259th Court S.E., Sammamish, Washington 98075, is desirous of securing the entire and exclusive right, title and interest in and to said Technology, together with all United States, foreign, and international patent applications which may be filed on said Technology, together with all U.S., foreign, and international priority rights with respect to all of said patent applications, together with all United States, foreign, and international patents which may issue on all of said patent applications, whether said patents issue directly, by substitution, by division, by extension, by continuation, by continuation-inpart, by reissue, by reexamination, or by any other means, and together with the entire and exclusive right to sue for and be awarded all remedies regarding all causes of action arising out of all infringement of said Technology, patent applications and patents;

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NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) in hand paid, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor by these presents does grant, sell, assign and transfer unto ILC his entire and exclusive right, title and interest in and to all of said Technology, patent applications, priority rights, patents, and right to sue for and be awarded all (all of the foregoing hereinafter referred individually and collectively, as the "Transferred Rights And Things"); said Transferred Rights And Things to be held and enjoyed by ILC for its own use and for its assigns, transferrees, successors and legal representatives, as fully and entirely as the Transferred Rights And Things would have been held by Assignor had this Assignment Agreement not been made. One of the patent applications subject to this Assignment Agreement is the patent

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application above identified by filing date and serial number.

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Assignor requests that all of said Letters Patent be issued to ILC as assignee of the entire interest therein.

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Assignor warrants that no assignment, license, sale, agreement

ASSIGNOR'S INITIALS &

Gregory W. Moravan 14450 N.E. 29th Place, Suite 115 Bellevue, Washington 98007 (425) 885-1056

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or encumbrance has been or will be made or entered into by Assignor which would configure with this Assignment Agreement. Assignor agrees that, unless he has ILC's prior written approval, he will always hold in confidence, not use in any way, and not disclose to anyone any trade secret information regarding said Transferred Rights And Things. Assignor agrees that he will promptly, upon request by ILC: (a) communicate to ILC all facts known to him regarding said Transferred Rights And Things; (b) sign further assignments regarding said Transferred Rights And Things; (c) review and edit all of said patent applications; (d) sign all of said patent applications and all other lawful papers regarding said Transferred Rights And Things; (e) have his signatures notarized; (f) make all lawful oaths regarding said Transferred Rights And Things; (g) testify in all legal proceedings and depositions regarding said Transferred Rights And Things; and (h) generally do everything deemed by ILC in its sole discretion to be necessary or desirable to the end that ILC may properly acquire from Assignor the Assignor's entire and exclusive right, title and interest in and to said Transferred Rights And Things, prepare and file all of said patent applications, obtain all of said Letters Patent, and enforce all of said Transferred Rights And Things, with all pre-authorized out of pocket costs incurred by Assignor in connection therewith to be reimbursed by ILC. STATE OF WASHINGTON) COUNTY OF KING I certify that I know or have satisfactory evidence that Paul F. Bugni is the person who appeared before me, and said person acknowledged that he signed this instrument and acknowledged it to be his free and voluntary act for the uses and purposes mentioned in the instrument Dated: 3/29/04 Seal or Stamp ... My appointment 8/4/05 expires:

ASSIGNOR'S INITIALS & DATE

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ASSIGNMENT AGREEMENT



WHEREAS, Jonathan E. Peterson, residing at 5329 North Glenwood Avenue, #1, Chicago, Illinois 60640 (hereafter referred to as "Assignor"), has made and/or will make one or more improvements, discoveries and/or inventions relating to Lottery Methods And Apparatus (all of the foregoing hereinafter referred to, individually and collectively, as the "Technology"), and may make at least one patent application for Letters Patent in the United States of America, either as a sole inventor or a joint inventor, for at least some of said Technology, said patent application bearing Serial No. 10/812,205 filed on March 29,2004 (authority being hereby given to complete the above identification data when available); and

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Interstate Lotto Corp. (hereafter referred to as WHEREAS, "ILC") a corporation organized and existing under and by virtue of the laws of the State of Washington, with a principal place of business at 2625 259th Court S.E., Sammamish, Washington 98075, is desirous of securing the entire and exclusive right, title and interest in and to said Technology, together with all United States, foreign, and international patent applications which may be filed on said Technology, together with all U.S., foreign, and international priority rights with respect to all of said patent applications, together with all United States, foreign, and international patents which may issue on all of said patent applications, whether said patents issue directly, by substitution, by division, by extension, by continuation, by continuation-inpart, by reissue, by reexamination, or by any other means, and together with the entire and exclusive right to sue for and be awarded all remedies regarding all causes of action arising out of all infringement of said Technology, patent applications and patents;

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NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) in hand paid, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor by these presents does grant, sell, assign and transfer unto ILC his entire and exclusive right, title and interest in and to all of said Technology, patent applications, priority rights, patents, and right to sue for and be awarded all of the foregoing hereinafter (all referred individually and collectively, as the "Transferred Rights And Things"); said Transferred Rights And Things to be held and enjoyed by ILC for its own use and for its assigns, transferrees, successors and legal representatives, as fully and entirely as the Transferred Rights And Things would have been held by Assignor had this Assignment Agreement not been made. One of the patent applications subject to this Assignment Agreement is the patent application above identified by filing date and serial number.

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Assignor requests that all of said Letters Patent be issued to ILC as assignee of the entire interest therein.

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Assignor warrants that no assignment, license, sale, agreement

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been or will be made or en ed into by Assignor or encumbrance h which would confirct with this Assignment Agreement. Assignor agrees that, unless he has ILC's prior written approval, he will always hold in confidence, not use in any way, and not disclose to anyone any trade secret information regarding said Transferred Rights And Things. Assignor agrees that he will promptly, upon request by ILC: (a) communicate to ILC all facts known to him regarding said Transferred Rights And Things; (b) sign further assignments regarding said Transferred Rights And Things; (c) review and edit all of said patent applications; (d) sign all of said patent applications and all other lawful papers regarding said Transferred Rights And Things; (e) have his signatures notarized; (f) make all lawful oaths regarding said Transferred Rights And Things; (g) testify in all legal proceedings and depositions regarding said Transferred Rights And Things; and (h) generally do everything deemed by ILC in its sole discretion to be necessary or desirable to the end that ILC may properly acquire from Assignor the Assignor's entire and exclusive right, title and interest in and to said Transferred Rights And Things, prepare and file all of said patent applications, obtain all of said Letters Patent, and enforce all of said Transferred Rights And Things, with all pre-authorized out of pocket costs incurred by Assignor in connection therewith to be reimbursed by ILC. Dated: _____ 3-29-07 STATE OF WASHINGTON) COUNTY OF KING I certify that I know or have satisfactory evidence that Jonathan E. Peterson is the person who appeared before me, and said person acknowledged that he signed this instrument and acknowledged it to be his free and voluntary act for the uses and purposes mentioned in the instrument. Dated: 3/29/04 Seal or Stamp

My appointment 8/4/05

ASSIGNOR'S INITIALS & DATE

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ASSIGNMENT AGREEMENT



WHEREAS, Ideograph LLC, a limited liability corporation organized and existing under and by virtue of the laws of the State of Illinois, with a principal place of business at 5315 North Clark Street, #276, Chicago, Illinois 60640 (hereafter referred to as "Assignor"), may have and/or will have rights to one or more improvements, discoveries and/or inventions relating to Lottery Methods And Apparatus (all of the foregoing hereinafter referred to, individually and collectively, as the "Technology"), and WHEREAS at least one patent application for Letters Patent in the United States of America may be made for at least some of said Technology, said patent application bearing Serial No. 10/812,205 filed on March 29, 2004 (authority being hereby given to complete the above identification data when available); and

Interstate Lotto Corp. (hereafter referred to as WHEREAS, "ILC") a corporation organized and existing under and by virtue of the laws of the State of Washington, with a principal place of business at 2625 259th Court S.E., Sammamish, Washington 98075, is desirous of securing the entire and exclusive right, title and interest in and to said Technology, together with all United States, foreign, and international patent applications which may be filed on said Technology, together with all U.S., foreign, and international priority rights with respect to all of said patent applications, together with all United States, foreign, international patents which may issue on all of said patent applications, whether said patents issue directly, by substitution, by division, by extension, by continuation, by continuation-inpart, by reissue, by reexamination, or by any other means, and together with the entire and exclusive right to sue for and be awarded all remedies regarding all causes of action arising out of all infringement of said Technology, patent applications and patents;

NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) in hand paid, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor by these presents does grant, sell, assign and transfer unto ILC its entire and exclusive right, title and interest in and to all of said Technology, patent applications, priority rights, patents, and right to sue for and be awarded all the foregoing hereinafter (all of referred individually and collectively, as the "Transferred Rights And Things"); said Transferred Rights And Things to be held and enjoyed by ILC for its own use and for its assigns, transferrees, successors and legal representatives, as fully and entirely as the Transferred Rights And Things would have been held by Assignor had this Assignment Agreement not been made. One of the patent applications subject to this Assignment Agreement is the patent application above identified by filing date and serial number.

Assignor requests that all of said Letters Patent be issued to ILC as assignee of the entire interest therein.

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Gregory W. Moravan

Assignor wal ants that no assignment, lic ase, sale, agreement or encumbrance has been or will be made or entered into by Assignor which would conflict with this Assignment Agreement. Assignor agrees that, unless it has ILC's prior written approval, it will always hold in confidence, not use in any way, and not disclose to anyone any trade secret information regarding said Transferred Rights And Things. Assignor agrees that it will promptly, upon request by ILC: (a) communicate to ILC all facts known to it regarding said Transferred Rights And Things; (b) sign further assignments regarding said Transferred Rights And Things; (c) review and edit all of said patent applications; (d) sign all of said patent applications and all other lawful papers regarding said Transferred Rights And Things; (e) have its signatures notarized; (f) make all lawful oaths regarding said Transferred Rights And Things; (g) testify in all legal proceedings and depositions regarding said Transferred Rights And Things; and (h) generally do everything deemed by ILC in its sole discretion to be necessary or desirable to the end that ILC may properly acquire from Assignor the Assignor's entire and exclusive right, title and interest in and to said Transferred Rights And Things, prepare and file all of said patent applications, obtain all of said Letters Patent, and enforce all of said Transferred Rights And Things, with all pre-authorized out of pocket costs incurred by Assignor in connection therewith to be reimbursed by ILC.

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IDEOGRAPH LLC

BY

Jonathan E. Peterson, Memb

Dated:

7-29-04

(NOTARIAL APPEARS ON NEXT PAGE)

JP 3-29-07
ASSIGNOR'S INITIALS & DATE

1	The state of Michiel SN)
2	COUNTY OF KING)
3	I certify that I know or have satisfactory evidence that Jonathan E. Peterson is the person who appeared his
4	person acknowledged that the river appeared before me, and said
5	it as a Member of Ideograph Hotel Instrument and acknowledged
6	purposes mentioned in the instrument.
7	Dated: 3(29/04
8	Them W / You -
9	(Signature of Notary Public)
10	Seal or Stamp W. M. Notan Public
11	Title
12	My appointment expires: 8/4/05
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14	WASHED -
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